IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

TROUT POINT LODGE, LIMITED, a Nova Scotia Limited Company, VAUGHN PERRET, and CHARLES LEARY

PLAINTIFFS

V.

CAUSE NO. 1:12CV90-LG-JMR

DOUG K. HANDSHOE

DEFENDANT

SUPPLEMENTAL ORDER GRANTING MOTION FOR SANCTIONS

THIS MATTER came before the Court for consideration of sanctions against the individual plaintiffs, Vaughn Perret and Charles Leary, at a show cause hearing conducted on this date. The procedural history of this case set out in the Court's original Order Granting In Part And Denying In Part Motion For Sanctions, ECF No. 97, is incorporated herein. Counsel for the defendant was present at the hearing and argued for sanctions against Perret and Leary. The Court finds that notice of the hearing was provided to Perret and Leary, but neither appeared as ordered. (See Order, ECF No. 89). Accordingly, Perret and Leary are in contempt of Court. Sanctions against Perret and Leary shall be imposed in the same amount and for the same reasons as those imposed against Trout Point Lodge, Ltd., in the Court's Order Granting In Part And Denying In Part Motion For Sanctions (ECF No. 97) as follows.

An appropriate sanction for Perret and Leary's civil contempt is a per diem fine of \$100 each, effective immediately and remaining effective until the Court's

Orders are complied with.¹ The Court is also of the opinion that Perret and Leary must pay reasonable expenses and attorney's fees to Handshoe for the expenses and fees Handshoe has incurred in attempting to obtain judgment debtor discovery from them.

IT IS THEREFORE ORDERED AND ADJUDGED that the Court's [97]
Order Granting In Part And Denying In Part Motion For Sanctions, is hereby
SUPPLEMENTED to order Vaughn Perret and Charles Leary, severally, to pay
\$100/day to Handshoe, until such time as Vaughn Perret and/or Charles Leary
purge themselves of contempt by complying with the Court's Orders. Plaintiffs
Vaughn Perret and Charles Leary are also ordered to pay Handshoe his reasonable
expenses and attorney's fees in an amount to be determined by the Court.

IT IS FURTHER ORDERED AND ADJUDGED that Defendant Handshoe should submit proof of his expenses and attorney's fees to the Court within fourteen (14) days of this Order so that the Court may determine the appropriate amount to be paid by the plaintiffs. Defendant Handshoe should submit such proof via an Amended Motion for Sanctions limited solely to this issue.

SO ORDERED AND ADJUDGED this the 26th day of October, 2017.

Louis Guirola, Jr.

Chief U.S. District Judge

s\ Louis Guirola, Jr.

¹ Perret and/or Leary can do so by contacting Handshoe's counsel to arrange a time to submit to a judgment debtor examination or, alternatively, by satisfying the judgment against it, including any amounts incurred as discussed herein.